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2	(California Bar No. 314898, pro hac vice) J. RAE LOVKO	
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8	UNITED STATES DISTRICT COURT	
9	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
10	LAURA LEIGH, individually, and WILD	)
11	HORSE EDUCATION, a non-profit corporation,	) Case No. 3:23-cv-00372-MMD-CLB
12	Plaintiffs,	) )
13	V.	) ORDER GRANTING ) STIPULATION TO EXTEND
14	UNITED STATES DEPARTMENT OF THE INTERIOR, BUREAU OF LAND	) BRIEFING DEADLINES ( ) FIRST REQUEST)
15	MANAGEMENT, and KIMBERLY PRILL, <sup>1</sup> Acting Nevada State Director of the Bureau of	) )
16	Land Management,	)
17	Federal Defendants.	)
18		)
19	Federal Defendants United States Departm	ent of the Interior Rureau of Land
20	Management and Kimberly Prill and Plaintiffs Laura Leigh and Wild Horse Education (together, "the Parties") hereby stipulate to extend the briefing deadlines in the Court's Briefing Schedule Order, ECF No. 76, by approximately one month. In support of this	
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23	stipulation, the Parties state as follows:	
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26	Pursuant to Federal Rule of Civil Procedure 25(d), Kimberly Prill, Acting Nevada State Director of BLM, is automatically substituted for Jon Raby.	
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WHEREAS, on January 10, 2025, the Court entered the Briefing Schedule Order which set a schedule for a cross-motion for summary judgment briefing whereby Plaintiffs would file their opening motion by June 6, 2025, Federal Defendants respond/crossmove by July 25, 2025, Plaintiffs respond-reply by August 29, 2025, and Federal Defendants reply by October 3, 2025;

WHEREAS, due to commitments and deadlines in other matters that have arisen since the Briefing Schedule Order was entered on January 10, 2025, Plaintiffs' counsel contacted Federal Defendants counsel as to whether Federal Defendants would stipulate to extend briefing deadlines by approximately one month.

WHEREAS, Federal Defendants agreed to Plaintiffs' requested extension.

WHEREAS, this is the Parties' first stipulation to extend briefing deadlines in the Briefing Schedule Order;

WHEREAS, the Parties agree that there is good cause to extend the briefing deadlines by approximately one month;

NOW, THEREFORE, the Parties hereby stipulate and agree that the remaining briefing deadlines set in the Briefing Schedule Order should be extended by approximately one month as follows:

- July 8, 2025: Plaintiffs' Motion for Summary Judgment, 30 pages per LR 7-3(a);
- August 26, 2025: Federal Defendants' Cross-Motion for Summary
   Judgment/Opposition, 30 pages per LR 7-3(a);
- September 30, 2025: Plaintiffs' Opposition/Reply, 20 pages per LR 7-3(a);
- November 4, 2025: Federal Defendants' Reply, 20 pages per LR 7-3(a).

Respectfully submitted this 27th day of May, 2025.

/s/ Jessica L. Blome
JESSICA L. BLOME
(California Bar No. 314898, pro hac vice)
J. RAE LOVKO
(California Bar No. 208855), pro hac vice vice)

1 GREENFIRE LAW, PC 2748 Adeline Street, Suite A 2 Berkeley, CA 94703 (510) 900-9502 3 jblome@greenfirelaw.com rlovko@greenfirelaw.com 4 5 Attorneys for Plaintiffs 6 7 TODD KIM, Assistant Attorney General U.S. Department of Justice 8 Environment & Natural Resources Division 9 /s/ Joseph W. Crusham 10 JOSEPH W. CRUSHAM, Trial Attorney (CA Bar No. 324764) 11 Wildlife & Marine Resources Section Phone: (202) 307-1145 12 Email: joseph.crusham@usdoj.gov 13 PETER BROCKER, Trial Attorney 14 (NYS Bar No. 5385448) Natural Resources Section 15 P.O. Box 7611, Ben Franklin Station Washington, DC 20044-7611 16 Phone: (202) 305-8636 17 Email: peter.brocker@usdoj.gov 18 Attorneys for Federal Defendants 19 20 IT IS SO ORDERED: 21 22 UNITED STATES DISTRICT JUDGE 23 24 **DATED:** June 6, 2025 25 26 27 28